

INDEX

Abbreviations, Acronyms and Short Forms Used: ABM: anti-ballistic missile; AJIL: American Journal of International Law; ANC: African National Congress; ASIL: The American Society of International Law; BCCI: Bank of Credit and Commerce International; BIS: Bank for International Settlements; BIT: Bilateral Investment Treaty; CFE: Conventional Forces in Europe; CIS: Commonwealth of Independent States (of former Soviet Union); CSCE: Conference on Security and Co-operation in Europe; EC: European Community; FSIA: Foreign Sovereign Immunities Act; GATT: General Agreement on Tariffs and Trade; GDR: German Democratic Republic; IAEA: International Atomic Energy Agency; ICJ: International Court of Justice; IDB: Inter-American Development Bank; IGO: intergovernmental organization; ILO: International Labour Organisation; IMF: International Monetary Fund; MTCR: Missile Technology Control Regime; MTO: Multilateral Trade Organization; NAFTA: North American Free Trade Agreement; NGO: nongovernmental organization; NPT: Non-Proliferation Treaty; OAS: Organization of American States; PLO: Palestine Liberation Organization; SEC: U.S. Securities and Exchange Commission; UK: United Kingdom; UN: United Nations; UNCED: UN Conference on Environment and Development; UNGA: UN General Assembly; UNSC: UN Security Council; UNSG: UN Secretary-General.

Aaland Islands case, 16
Abbott, Fred M., *Rechts.*, 86
Abbott, Kenneth W.: *Rechts.* as acting Chair of panel on international law and international relations theory, 167–72; *Rechts.*, 185
Abu Dhabi, relation to BCCI debacle of, 188–89, 204
Agenda 21 of UNCED's action program, financing of, 402, 404, 405; 417, 418, 420
Aerospatiale case, 458, 462–63, 464
Ajomo, M. J., *Rechts.*, 322
Albright, Madeleine, *Rechts.* on political views of Eastern European peoples, 1–4; *Rechts.*, 20
Alien Tort Claims Act: cases under, 338–40; relation to customary international law of, 220–21; relation to Torture Victims Protection Act of, 345–46
Alvarez, José E.: *Rechts.* as Chair introducing panel on bilateral investment treaties, 532; *Rechts.* on need for flexibility in U.S. Program of BITs, 550–55; *Rechts.*, 556
Alvarez Machain case, 435, 440–41, 442, 450–51, 453
Amalgamet case, 594
Amco-Asia v. Indonesia case, 593–94
American Army Manual, proportionality principle in, 46–47, 50
American Bar Association (ABA), Model Rules of Professional Conduct of, 281, 283
American Society of International Law (ASIL): Annual Dinner of, 501–12; future activities of, 510–12; interest in students of, 453; interest in online services of, 622; joint conference with Netherlands Society of, 473; "Outreach" aims of, 511–12; policy on controversial issues of, 437; role as forum of, 322, 440; study of role of State's Legal Adviser of, 435–37
American Safety Equipment Corp. v. J. P. Maguire and Co. case, 461
Aminita Diop case, discussion of, 255–57
Andries case, 594–95
Angola: UN role in election in, 89; U.S. role as guarantor in, 298
Annotated Supplement to the Commander's Handbook on the Law of Naval Operations, proportionality principle in, 46–47, 50
Anti-Ballistic Missile Treaty (ABM): character of, 8; current status of, 9–10
Arab League, views on Somali situation of, 319, 589
Arab Monetary Fund v. Hashim case, 594
Arango v. Guzman Travel Advisors Corp. case, 338
Arbitration Committee of the Conference on Yugoslavia: quoted on state succession, 17, footnote 3; use by EC of, 19
Argentina Reference case, 332
Argentina: BIT with U.S. of, 543–44; "Deregulation Decree" in, 28, 30; labor reform in, 29; membership in Mercosur of, 26; Papal statement on, 35–36
Argentine Republic v. Amerada Hess Shipping Corp. case, 336, 339–40, 341
Aretz, Edward, *Rechts.*, 204–05
Aristide, Jean-Bertrand, role in Haiti of, 380–82, 626
Asia Pacific Economic Cooperation (APEC), nature of, 148
Australia Group on chemical and biological weapons proliferation, progress of, 513, 520

INDEX

Abbreviations, Acronyms and Short Forms Used: ABM: anti-ballistic missile; AJIL: American Journal of International Law; ANC: African National Congress; ASIL: The American Society of International Law; BCCI: Bank of Credit and Commerce International; BIS: Bank for International Settlements; BIT: Bilateral Investment Treaty; CFE: Conventional Forces in Europe; CIS: Commonwealth of Independent States (of former Soviet Union); CSCE: Conference on Security and Co-operation in Europe; EC: European Community; FSIA: Foreign Sovereign Immunities Act; GATT: General Agreement on Tariffs and Trade; GDR: German Democratic Republic; IAEA: International Atomic Energy Agency; ICJ: International Court of Justice; IDB: Inter-American Development Bank; IGO: intergovernmental organization; ILO: International Labour Organisation; IMF: International Monetary Fund; MTCR: Missile Technology Control Regime; MTO: Multilateral Trade Organization; NAFTA: North American Free Trade Agreement; NGO: nongovernmental organization; NPT: Non-Proliferation Treaty; OAS: Organization of American States; PLO: Palestine Liberation Organization; SEC: U.S. Securities and Exchange Commission; UK: United Kingdom; UN: United Nations; UNCED: UN Conference on Environment and Development; UNGA: UN General Assembly; UNSC: UN Security Council; UNSG: UN Secretary-General.

Aaland Islands case, 16
Abbott, Fred M., *Rechts.*, 86
Abbott, Kenneth W.: *Rechts.* as acting Chair of panel on international law and international relations theory, 167–72; *Rechts.*, 185
Abu Dhabi, relation to BCCI debacle of, 188–89, 204
Agenda 21 of UNCED's action program, financing of, 402, 404, 405; 417, 418, 420
Aerospatiale case, 458, 462–63, 464
Ajomo, M. J., *Rechts.*, 322
Albright, Madeleine, *Rechts.* on political views of Eastern European peoples, 1–4; *Rechts.*, 20
Alien Tort Claims Act: cases under, 338–40; relation to customary international law of, 220–21; relation to Torture Victims Protection Act of, 345–46
Alvarez, José E.: *Rechts.* as Chair introducing panel on bilateral investment treaties, 532; *Rechts.* on need for flexibility in U.S. Program of BITs, 550–55; *Rechts.*, 556
Alvarez Machain case, 435, 440–41, 442, 450–51, 453
Amalgamet case, 594
Amco-Asia v. Indonesia case, 593–94
American Army Manual, proportionality principle in, 46–47, 50
American Bar Association (ABA), Model Rules of Professional Conduct of, 281, 283
American Society of International Law (ASIL): Annual Dinner of, 501–12; future activities of, 510–12; interest in students of, 453; interest in online services of, 622; joint conference with Netherlands Society of, 473; "Outreach" aims of, 511–12; policy on controversial issues of, 437; role as forum of, 322, 440; study of role of State's Legal Adviser of, 435–37
American Safety Equipment Corp. v. J. P. Maguire and Co. case, 461
Aminita Diop case, discussion of, 255–57
Andries case, 594–95
Angola: UN role in election in, 89; U.S. role as guarantor in, 298
Annotated Supplement to the Commander's Handbook on the Law of Naval Operations, proportionality principle in, 46–47, 50
Anti-Ballistic Missile Treaty (ABM): character of, 8; current status of, 9–10
Arab League, views on Somali situation of, 319, 589
Arab Monetary Fund v. Hashim case, 594
Arango v. Guzman Travel Advisors Corp. case, 338
Arbitration Committee of the Conference on Yugoslavia: quoted on state succession, 17, footnote 3; use by EC of, 19
Argentina Reference case, 332
Argentina: BIT with U.S. of, 543–44; "Deregulation Decree" in, 28, 30; labor reform in, 29; membership in Mercosur of, 26; Papal statement on, 35–36
Argentine Republic v. Amerada Hess Shipping Corp. case, 336, 339–40, 341
Aretz, Edward, *Rechts.*, 204–05
Aristide, Jean-Bertrand, role in Haiti of, 380–82, 626
Asia Pacific Economic Cooperation (APEC), nature of, 148
Australia Group on chemical and biological weapons proliferation, progress of, 513, 520

Azevedo, Mary Patricia: *Rems.* as Chair introducing panel on the globalization of securities markets, 349–50; *Rems.*, 351, 354, 358, 362, 365, 366, 367, 368

Bail, Christoph: *Rems.* on the importance of and trends in the GATT, 71–75; *Rems.*, 81, 83, 84, 425

Baker, James: statement on PLO in UN of, 95–96; statement on self-determination in former Soviet Union by, 15

Baker v. Carr case, 329

“Balance of power” arrangements, UN system compared with, 305–06

Banca Nazionale del Lavoro, loans to Iraq of, 194, 197

Bank of Commerce and Credit International (BCCI): fraudulent conduct of, 188–89; guilty plea before U.S. court of, 188; problems of, 193; UK parliamentary inquiry into, 193

Bank for International Settlements (BIS): Capital Adequacy Rules of, 355–56; possible role in new regulatory regime of, 189, 192, 193, 205

Barber, Benjamin, quoted on clash of “tribalism” and “globalism” principles, 194

Barcelo, John, *Rems.*, 160–61

Barr, William, opinion on legality of seizing targets in foreign countries of, 435, 450, 451

Basle Committee on Banking Regulations and Supervisory Practices: 1988 Statement of Principles of, 192; relations with EC of, 352, 353–54

Basle Convention on the Control of Transboundary Movement of Hazardous Wastes, 226, 227, 234

Bendo, Gloria, *Rems.*, 92–93

Benbow, Terrence, *Rems.*, 103

Ben Otim, Benny, *Rems.*, 603

Berat, Lynn, *Rems.*, 288, 289–90, 290–91, 293, 295, 296, 298–99, 301, 302

Berger, Marguerite S.: *Rems.* on legal reforms in Latin America affecting women and the IDB's Women in Development policies, 32–34; *Rems.*, 35, 37, 38

Berlin, Isaiah, cited on national identity, 4

Bernstein case, 347

Bettauer, Ronald J., *Rems.* on UN Compensation Commission's criteria and procedures for claims, 482–87

Bieber, Roland, *Rems.* on EC's recognition policy in Eastern Europe, 374–78

Biggs, Gonzalo: *Rems.* on UNCED's objectives, background and the issues at stake, 401–05; *Rems.*, 423, 424, 427

Bilateral investment treaties (BITs): critique of U.S. program of, 539–40, 550–55; organized labor's objections to, 535; panel discussion on, 532–57; significance to international law of, 548–50

Bilder, Richard B.: *Rems.* on role of U.S. State Department's Legal Adviser, 436–40; *Rems.*, 447–48, 451, 453, 529; cited on human rights diplomacy, 623–24

Blix, Hans, policy on IAEA inspections of, 514, 525–26

Bork, Robert, quoted on international law, 444

Bobbitt, Philip, *Rems.*, 219, 220, 221

Bocalandro, Laura: *Rems.* as Chair introducing panel on democratization, economic changes and supranational institutions in Latin America, 25; *Rems.*, 27, 29, 31, 35, 37–38

Bodansky, Daniel, *Rems.* as Chair introducing panel on classic and modern views on jurisprudence of international law, 108

Bolton, John: *Rems.* on Bush Administration's goals in the UN system, 88–92; *Rems.*, 93, 94, 95, 96

Bosnia-Hercegovina, EC recognition policy in, 376

Bosniak, Linda S., *Rems.* on UN Migrant Workers Convention, 634–38

Boutros-Ghali, Boutros: gender issue in appointments of, 309, 312; initiative in Somali conflict of, 319; quoted on sovereignty in humanitarian emergencies, 318; restructuring of UN Secretariat by, 91, 308–13, 418

Brand, Ronald A., *Rems.*, 475

Brannan, Guy: *Rems.* on rules of law practice in UK, 276–77; *Rems.*, 283, 285

Brazil: membership in Mercosur of, 26; suggested permanent membership in UNSC of, 431

Bridges: legal issues in military destruction of, 50–51; 1923 Hague Rules of Aerial Warfare on, 55

Brilmayer, R. Lea: *Rems.* on conventions dealing with issues of state rather than federal law, 469–71; *Rems.*, 473, 474

Brinza, Daniel: *Rems.* on trade provisions of U.S. environmental laws, 238–41; *Rems.*, 247

Brittan, Sir Leon, address on competition policy of, 70

Broches, Aron, *Rems.*, 602

Brower, Charles N., *Rems.* on the origins, actions and plans of the UN Compensation Commission, 478–82

Brown, Bartram, *Rems.*, 427

Brown, William, *Rems.*, 93, 94, 104

Browne, Marjorie Ann, *Rems.* as Chair introducing panel on UN responses to change, 303
Brownlie, Ian: quoted on sovereign immunity, 341; *Rems.* on cases in 1991-1992, 591-95; *Rems.*, 602
Brown Weiss, Edith: *Rems.* as Chair introducing panel on UN Conference on Environment and Development (UNCED) in Rio de Janeiro, Brazil, 401; *Rems.* on future of international environmental law, 421-23; *Rems.*, 405, 414, 426-27, 428
Brussels Conference of GATT of 1990, failure of, 70, 75
Bucher, Andreas: *Rems.* on European perspective on unification of private law, 464-69; *Rems.*, 474, 475, 622
Bunn, George, cited on nuclear arms control in former Soviet Union, 7
Burley, Anne-Marie: *Rems.* on international law and the Liberal paradigm in international relations theory, 180-85; *Rems.*, 187, 267
Burr, Sherri L.: *Rems.* as Chair introducing panel on NAFTA, 141-42; *Rems.*, 162
Bush Administration: attitude toward ICIJ of, 93; emphasis on stopping arms proliferation by, 527; goals in UN system of, 88-92; non-support of population activities by, 102; policy on START treaty ratification of, 9; position on effect of UNGA resolutions of, 93-94; position on environment of, 423, 427-28; resistance to PLO in UN of, 91, 95-96; support for Boutros-Ghali's UN restructuring by, 91, 92; use of international law in Gulf war by, 446; views on ABM treaty of, 10; views on UNSC membership for Japan of, 93, 96; views on veto in UN of, 93
Buthelezi, Mangosutho, views on government system in South Africa of, 289, 292
Buxbaum, Richard M.: *Rems.* as Chair of panel on widespread migration and the role of international law and institutions, 623; *Rems.*, 476, 630, 634, 638, 641, 643
Byers, Michael, *Rems.*, 398
Cairns Group in GATT, 79-80
Calhoun, Margaret, *Rems.*, 288-89, 290, 291, 292, 294, 296, 299, 300, 301
Calvo doctrine: definition of, 25, footnote 1; implementation of, 25-26, 35-36; relation to BITs of, 544, 549; relation to NAFTA of, 164, 165; tradition in Mexico of, 544
Cambodia: UN peacekeeping operations in, 89; UN extraordinary mission in, 251-52, 304
Cameron, James, *Rems.*, 84
Canada: actions in OAS of, 379; Cree people in, 395-97; cross-border financial arrangements with the U.S. of, 360; dispute over U.S. superfund of, 231; dispute with U.S. over tuna of, 232; regulation of financial institutions in, 354-58; views on human rights of, 333-34; views on NAFTA issues of, 148-51; views on sovereign immunity of courts of, 331
Canadian Council on International Law (CCIL): joint luncheon with ASIL of, 135-40; joint panel with ASIL on NAFTA of, 141-66
Cargo Ex the Ship "Altra" v. Lorac case, 332
Caribbean Financial Action Task Force, studies on financial systems by, 206
Cardozo, Michael, *Rems.* on *Bernstein* case, 347
Carliner, David, *Rems.*, 20, 397, 449, 643
The Carlo Alberto case, 632-33
Caroline incident case, 57
Caron, David D., *Rems.*, 323
Carothers, Thomas: *Rems.* on empirical perspectives on the norm of democracy in international law, 261-67; *Rems.*, 268-69
Carr, Jonathan, *Rems.* on prudent requirements in capital adequacy area in the EC, 351-54
Carrasco, Enrique, *Rems.*, 37
Carrato v. United States of America case, 336
Carter, Barry E.: interest in extending ASIL's role of, 440, 453; *Rems.* on ASIL's interest in online services, 622
Carver, Jeremy, *Rems.*, 321-22, 494-96
Cassel, Douglass W., *Rems.*, 269
Central American Frontier Dispute case, 591-92
Cerna, Christina M., *Rems.* on Haiti and the OAS, 378-383
Chambers, Antonia, *Rems.*, 397
Charlesworth, Hilary: *Rems.* on "critical" and feminist theoretical approaches to international law, 125-130; *Rems.*, 131, 132, 133; ASIL Deák Award presented to, 501
Chayes, Abram, *Rems.* on nuclear nonproliferation and the NPT regime, 522-526
Chen, Lung-chu, *Rems.*, 20-21, 321, 398-99
Chevron v. U.S.A. case, 441
Chile: international workers' rights in, 565-69; social security reform in, 28; suspension from U.S. trade benefits of, 567-69
China: acceptance of MTGR guidelines by, 521; future adherence to NPT of, 523; human rights in, 372

Chinkin, Christine, ASIL Deák Award presented to, 501
 Clabaugh, Gavin: *Rems.* on current information technology, 604-07; *Rems.*, 621
 Claggett, Brice M., *Rems.*, 494
 Clearing House for International Payment Systems (CHIPS), functions of, 202, 203
 Clinton campaign: foreign policy views of, 97-102; themes of foreign policy of, 99-100; views on environment of, 101-02; views on Iraq war of, 98-99; views on UN of, 100-01
 Clitoridectomy: description of, 254-55; human rights violation character of, 270; issue within women's rights of, 254-57
 Codex Alimentarius, functions of, 157, 244
Commission v. Denmark case, 247
Committee of U.S. Citizens in Nicaragua v. Reagan case, 342
 Commonwealth of Independent States, biological and chemical weapons control in, 520
 Communitarian realism, definition and critique of, 115-16, 117
 Compliance with international commitments: goals of research into, 172; "institutional enmeshment" concept of, 179-80; realist theory of, 177-79; study of U.S. practice on, 176-80
 Computer-assisted legal research (CALR): description of, 607-11; future needs of, 619-20; law librarians' use of, 616-20; some disadvantages of, 610
 Conference on Security and Co-operation in Europe (CSCE): influence on recognition policies of, 377; Moscow Document of, 250, 267; right to participate in government in, 249; role in Nagorno-Karabakh dispute of, 90
 Congress of the United States: attitude toward proposed MTO of, 86-87; "fast track" authority from, 145; international concerns of House Finance Committee of, 444; views on international law of, 443-47, 453
Consarc Corporation case, 482, 488
 Convention Against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment, terms of, 337
 Convention for a Democratic South Africa (CODESA), 288, 290
 Convention on the Elimination of Racial Discrimination: applicability to refugees of, 642-43; definition of racism in, 299
 Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES), 226, 228, 234, 235
 Convention Relating to the Status of Refugees: critique of, 629-30; external refugees under, 631-32; Kurdish and Haitian experiences under, 624-28; *non-refoulement* obligation in, 444
 Council of the Bars and Law Societies of the European Community (CCBE), rule drafting by, 283, 285, 286
 Council of Europe Convention on Laundering, Search, Seizure and Confiscation of the Proceeds from Crime, provisions of, 200
 Crawford, James R.: *Rems.* on development of the law of state succession, 15-18; *Rems.*, 19, 21, 22; cited on self-determination, 383-84
 Crees tribe: Grand Council of, 387; issue of self-determination for, 394-97, 399
 "Critical" international law theory: formulation by Martti Koskeniemi of, 125-27; general character of, 125; use of "New Stream" term in, 125
 Cruickshank, Christopher: *Rems.* on harmonization of financial services regulations in the EC, 350-51; *Rems.*, 366, 367-68
 Cuba, relations with OAS of, 378-79
 Czech and Slovak Federal Republic: anti-money-laundering law of, 193; uncertain outlook of, 3
 Dalton, Robert E., *Rems.* on treaty actions in previous year, 595-98
 D'Amato, Anthony: *Rems.* introducing panel on international human rights and the *Nelson* case, 324-25; *Rems.*, 102-03; quoted on torture and "exercise of police power," 327
 Debevoise, Eli Whitney II, *Rems.* on economic and social changes in Latin America, 27-29
 Declaration of Santiago by OAS, provisions and critique of, 259-60
 DeKlerk, F. W.: good will toward, 299; promises to white community of, 295; views on property protection of, 299
deLetelier v. Republic of Chile case, 341, 343
 DeSoto, Hernando, cited on Latin American reform, 29-30
 Developing countries: apprehensions concerning MTO of, 74; BITs of, 546-48, 550; concerns about humanitarian interventions of, 317; critique of international legal order by, 125; desire for integration in the GATT of, 72; feminist legal attitudes in, 128; relative power in UNGA of, 140; interest in peaceful uses of nuclear energy in, 515, 518; participation in Hague Conference of, 465; position in the GATT of, 85; regional economic integration in, 81-82; right to safeguard balance of payments

of, 363; role in WHO of, 576; views on environment-trade measures of, 229, 230; views on global warming of, 102

Dickson, Brian, quoted on human rights in Canada, 333-34

Dinstein, Yoram, *Rechts. on Iraq war from perspective of jus ad bellum*, 54-58

Diop, Aminita case, *see Aminita Diop*

Doctrinal analysis, analogy with physician's diagnosis of, 169-70

Dolphin Protection and Consumer Information Act, provisions of, 239, 240, 243, footnote 11

Donoghue, Joan E., *Rechts. on trade provisions of international environment agreements*, 233-38

Dunkel, Arthur, observations on trade policy and environmental goals by, 230

"Dunkel Draft": critique of, 77-78; description of, 70-71, 75; GATT secretariat's redrafting of, 80-81

Earth Charter: *see also Rio Declaration*; U.S. skepticism on, 442-43

Earth Island Institute v. Mosbacher case, 158, 158-59, footnote 16

Earth Summit, *see UN Conference on Environment and Development (UNCED)*

Eastern Europe: BIT program of U.S. in, 540-44; desire for integration in GATT of, 72; drive toward EC membership of, 543; EC policy on recognition in, 374-78; survey of public attitudes in, 2-3

EC Brussels Convention on Jurisdiction and Enforcement of Judgments in Civil and Commercial Matters ("the Brussels Convention"), importance and coverage of, 466-68, 472

EC Directive on the Prevention of the Use of the Financial Systems for the Purpose of Money Laundering, provisions of, 200

Edwards, Harry T., *Rechts.*, 220

Edwards, Richard W., Jr., *Rechts.*, 205, 621, 622

EEOC v. Arabian American Oil Co. case, 330

Eichmann case, 454

The Eleanor case, 632

Elections: correlation to democracy of, 264-65, 270-71; human rights treaties' criteria for, 250-51; international monitoring of, 559-61; party pluralism in, 251-52

Electricity-generating plants, legal issues in military destruction of, 50-52

Electronic publishers, use of CD-ROM (compact disk, read-only memory) by, 610, 615

Elettronica Sicula S.p.A. case, 310

Ellickson, Robert, cited on informal norms, 173-74

Elwell, Christine, *Rechts.*, 83-84, 165, 424

Engle, Karen: *Rechts.* on reconceptualizing national sovereignty in the context of women's rights, 253-57; *Rechts.*, 270

Environmental policy: multilateral agreements on, 226-27, 229; reconciling agreements and the GATT in, 236-38; relation to international trade of, 224-47; trade provisions of U.S. lawyers on, 238-41; trade regimes in harmony with, 245-46; unilateral trade measures in, 225-26

Epps, Valerie, *Rechts.*, 21, 133

Erie R.R. v. Tompkins case, 476

European Commission of Human Rights, recent decisions of, 592-93

European Community (EC): agreement on antitrust cooperation with U.S. of, 599, 601; barriers to trade raised by, 82; Capital Adequacy Directive of, 352; directive on money laundering of, 200, 206; drive by Eastern Europe for entry in, 543; harmonization of financial services in, 350-51; increased acceptance of "judicialization" of the GATT by, 72; Investment Services Directive of, 352; Mutual Recognition of Diplomas Directive of, 276-77; negotiations with Japan on foreign law practice of, 273; policy on recognition in Eastern Europe of, 374-78; relation to state succession problems of, 5-6; views on Yugoslavia of, 19

European Convention on Human Rights and Fundamental Freedoms, cases involving competence of, 592-93

European Court of Human Rights, 343

European Economic Area, agreement to create, 601

European Free Trade Association (EFTA), agreement with EC of, 350

Evans, Mechelle, *Rechts.* on role of international organizations in election monitoring, 559-61

Exon-Florio law, 551

"Fast track" authority, description of, 145

Federal Deposit Insurance Corporation (FDIC), role in regulating foreign banks of, 196-98

Federal Reserve Board, role in regulation of foreign banks of, 196-98

Federbush, Judy, *Rechts.*, 268

Felipe, Pedro, *Rechts.*, 297

Feminism, international law jurisprudence of, 127-30, 131, 132, 133, 254-57, 501

Ferrero-Costa, Eduardo, *Rechts.*, 642-43

Fiji, human rights questions in, 397

Filartiga v. Pena-Irala case, 221, 327, 343
First City Texas-Houston v. Rafidain Bank case, 488
 Fitzpatrick, Joan: *Rems.* on the question of reducing the FSIA barrier to human rights litigation, 338-46; *Rems.*, 348, 451-52
 Fleischhauer, Carl-August: *Rems.* on legal developments relating to the Gulf war, internal conflicts and state succession, 586-90; *Rems.*, 602-03
 Ford Foundation: grant for international law training of, 558-59; institutions receiving grants for international law support from, 580-85
 Foreign Claims Settlement Commission (FCSC): possible use as forum for Iraqi claims of, 489, 491, 493, 498; procedures of, 492-93
 Foreign policy litigation, role of judiciary in, 211-23
 Foreign Sovereign Immunities Act (FSIA): nexus requirements under commercial activities section of, 325-27; possible human rights amendment to, 338-46
 Forlati Picchio, Maria Laura, *Rems.*, 85, 208, 494
Forti v. Suarez-Mason case, 327
 Fox, Gregory H.: *Rems.* on the right to political participation in international law, 249-53; *Rems.*, 267-68, 270-71
 France: *Aminita Diop* case before courts of, 255; attitude toward weapons proliferation of, 515, 516, 517, 523; BIT program of, 545; position on Iraq war of, 56; rules of law practice in, 277-80; views on UNSC permanent membership of, 96
 Franck, Thomas M.: *Rems.* as Chair introducing panel on role of the judiciary in foreign policy litigation, 211-12; *Rems.*, 213, 214, 215, 216, 217-18, 219, 220, 221, 222, 223; citation of article in AJIL by, 259, 262; quoted on role of UN Secretary-General, 309
 Frankel, Marvin E., *Rems.*, 215, 221
 Freedom of Information Act, access to U.S. agencies by information publishers under, 614
 Friendship, Commerce and Navigation treaties (FCNs), description of, 533-34
Frolova case, 341
 Gallant, Kenneth, *Rems.*, 132
 Gallup, David, *Rems.*, 643
Garcia Mir v. Meese case, 451
 Gardner, Richard: *Rems.* on Clinton campaign's views on U.S. foreign policy, 97-102; *Rems.*, 103, 104, 105, 106, 107
 GATT (General Agreement on Tariffs and Trade): agricultural problems in, 70, 80, 82, 83; Cairns Group in, 79-80; dispute settlement in, 78-79; environmental issues in, 75, 83-84, 224-47; financial and legal services issues in, 82-83; importance for Eastern Europe and developing countries of, 72, 79, 85; institution building in, 73-75; "judicialization" in, 72-73; management problems of, 76-77; Mexico's relations with, 143-44; panel on post-Uruguay needs of, 69-87; trend toward deepening and broadening of, 73; "tuna-dolphin" dispute in, 158-59; U.S. cases involving, 442
 Germany: agreement with U.S. on U.S.-GDR treaties of, 595-97; Forum for Deutschland conference on, 2; proposal for permanent UNSC seat for, 431; views on regulating trade in equities of, 356; views on South African economy of, 294
 Gibson, Gene, *Rems.*, 35
 Glennon, Michael J., *Rems.*, 213, 216
 Global Environment Facility (GEF) of World Bank, 403, 404
 Glod, Stanley J.: *Rems.* on the Foreign Claims Settlement Commission and its relation to claims against Iraq, 491-93; *Rems.*, 498
 Goebel, Roger J.: *Rems.* on reciprocity issues in financial and legal services, 82; *Rems.*, 205-06, 247; *Rems.* as Chair of panel on international law practice, 272, 273, 276, 277, 280, 282-83, 284, 285, 286
 Goldberg Reservation, status of, 95-96
 Goldstone Commission, investigation of violence in South Africa of, 292
 Gordon, Edward: *Rems.* on issues in the *Nelson* case and possible reactions of the U.S. Supreme Court, 329-31; *Rems.*, 347
 Gore, Al, Senator, position on global warming of, 102
 Grenada: BIT with U.S. of, 539; laws on offshore banks of, 206
 Green, Fred, *Rems.* on legal positions taken by U.S. forces in the Iraq war, 62-67
 Grodinsky, William S.: *Rems.* on self-determination and the Cree people of Quebec, 394-97; *Rems.*, 397, 399
 Grossman, Claudio: *Rems.* on the emerging norm of democracy in international law in Latin America, 257-61; *Rems.*, 268, 269, 271
 Group of 77: concern for sovereignty within UN of, 317; concern over environmental ethos of, 409;

membership of, 549; negotiating text of Rio Declaration of, 408; position on funding environmental programs of, 405; views on Climate Change Convention of, 409–10; *see also* Developing countries

Gulf war: international law perspective on, 303–08; legal developments in aftermath of, 587–88; *see also* Iraq war

Gunawardana, Asoka de Z., *Rems. on BITs and developing countries*, 544–50

Guruswamy, Lakshman, *Rems.*, 162–63

G-7 countries, recommendations on curbing flow of drug proceeds by, 192–93, 200

Hafer v. Melo case, 337

Hage, Robert: *Rems.* as Chair introducing panel on international trade and environmental policy, 224–30; *Rems.*, 233, 238, 240–41

Hague Conference on Private International Law (HCOPIL): Eastern Europe and developing countries, participation in, 465; membership of, 456; role of Permanent Bureau of, 458

Hague, Regulations of 1899/1907, doctrine of necessity in, 41–45

Hague Rules of Aerial Warfare of 1923, provisions on military targets of, 55

Haiti: critique of sanctions against, 266; internally displaced persons in, 631; OAS and UNGA nonrecognition of government in, 250; OAS involvement in, 378–83; policy of *non-refoulement* to, 449–50; tests for democracy in, 259–60; treatment under Refugee Convention of, 626–29

Haitian Refugee Center case, 441

Halberstam, Malvina, *Rems.*, 105–06, 348, 453–54

Hamilton, Lee, Congressman, *Rems.* on current state succession and self-determination issues, 4–6

Hampson, Françoise J., *Rems.* on the doctrine of proportionality and necessity in the Iraq war, 45–54

Hargrove, John Lawrence: *Rems.* by officers and members of ASIL expressing appreciation for years of service to ASIL by, 504–07; *Rems.*, 507

Hatfield-Lyon, Jennie: *Rems.* on issues in *Nelson v. Saudi Arabia* as viewed in Canada, 331–37; *Rems.*, 346, 347–48

Haynes, Stephen L.: *Rems.* on computer-assisted legal research, 607–11; *Rems.*, 621–22

Helms, Jesse, Senator, views on validity of START treaty of, 9

Henckaerts, Jean-Marie, *Rems.*, 298

Henkin, Louis: Address on international law: from the old world order to the new, 507–12; interest in extending ASIL's role of, 440, 453; *Rems.* as Chair introducing panel on state succession and relations with federal states, 1; *Rems.*, 4, 6, 10, 15, 18, 19, 20, 21–22, 23, 504, 505–06, 507; cited on spirit of international law, 167; cited on political question doctrine, 215

Hernandez, Berta, *Rems.*, 220–21

Heyward, Peter Eric, *Rems.* on international bank regulatory regime of the U.S., 196–99

Higgins, Rosalyn, election as Honorary Member of ASIL of, 501

Hinkley, D. Michael, *Rems.*, 496

Hoffman, Walter, *Rems.*, 452

Holmes v. Syntex Laboratories case, 476

Honda case, 141, 161–62

Hopeman and Schlessenger case, 215

Honduras, refusal to honor human rights court decision by, 261

Hudec, Robert, *Rems.*, 85, 246

Human rights: U.S. courts' handling of international, 324–48; Canadian view of, 333–34; protection of workers by, 565–69; relation to international law of, 131, 132–33; relation to *jus cogens* of, 341–42; role as ethical foundation of law, 117–18; status of refugees in, 631–34

Huntington, Samuel, cited on "third wave" of democratization, 267

Hussein, Saddam: advantages for law of an international trial of, 58; character of, 307; use of international loans by, 194

ILO Convention 169 on Indigenous and Tribal Peoples, 385, 388

India: attitude toward Kashmiri and Sikh separatists of, 5; explosion of nuclear device by, 516–17; possible use of nuclear weapons by, 10; proposal of permanent seat in UNSC for, 431; views on Climate Change Convention of, 229

Indian Society of International Law: joint luncheon with ASIL of, 429–33; special concern with developing countries of, 429

Indigenous people: definition of, 385–86; self-determination of, 383–94

Information technology: application to legal practice of, 607–11; current developments in, 604–07; effect on legal practice of, 611–16

In re Roel case, 281

Intelligence, role in controlling weapons proliferation of, 514, 524, 526–29

Inter-American Commission on Human Rights: concerns in Haiti of, 380; establishment of, 379; human rights practice of, 258

Inter-American Development Bank (IDB), programs of, 32–34

Inter-American Court of Human Rights, 261, 343

Interim Report to Congress: quoted on legality of bombing Iraq targets, 40–41; list of air targets in, 50

Intergovernmental organizations, role in international money movement regimes of, 189, 199–201

Internally displaced persons: estimated number of, 630; legal status of, 630–34

International Atomic Energy Agency (IAEA): actions in Iraq of, 89; critique of, 525–26; new Director-General, Hans Blix, of, 514

International Centre for Settlement of Investment Disputes (ICSID), operations of, 593–94, 602

International Court of Justice (ICJ): expanding role of, 310, 591–92; Libyan case against U.S. before, 443, 449, 591; possible check on UNSC by, 586; recent cases before, 591–92

International Covenant on Civil and Political Rights: issue of one-party systems in, 251; right to participate in government in, 249

International criminal court, support for concept of, 452–53

International Institute for the Unification of Private Law (UNIDROIT), 456, 464

International Labour Organisation (ILO): opposition to UN jurisdiction over migrant workers of, 635; protection of workers' rights by, 566, 567

International law: address on future of, 507–12; article on feminist approaches to, 501; electronic data for research in, 616–20; Ford Foundation support for, 558–59, 580–85; increasing focus on private law issues of, 456–76; panel on year of, 586–603; problems of choice-of-law conventions in, 469–71; role of public in upholding of, 438–40, 445–46, 453; role in U.S. policymaking of, 434–55; skeptical view of, 478

International law and international relations theory, panel discussion on, 167–87

International Law Commission (ILC): codification of law of succession by, 16; draft code on state immunity of, 348

International law practice: ethical issues in, 280–82; French rules on, 277–80; Japanese rules on, 272–73; Mexican rules on, 275–76; panel discussion on rules and ethical issues of, 272–86; trend toward increase of, 274

International Monetary Fund (IMF), role in preventing money laundering of, 204

International Organization of Securities Commissions, 351, 357, 361

International payment systems, description of, 202–03

International relations theory: difficulties of harmonizing international law with, 172–75; Liberal paradigm in, 180–81, 183–85, 187; modern regime school in, 181–82; potential for joint discipline with international law of, 167–72; Realist paradigm in, 181

International Shoe Co. v. Washington case, 331

International Tin Council cases, 594

International Trade Tribunal, need for, 75

International Water Tribunal, comment on Cree self-determination of, 396

Iorns, Catherine, *Rems.*, 399, 601–02

Iran: Azeri population in, 5; risk of leakage of nuclear weapons to, 6

Iranian Airbus case, 591

Iraq: critique of UN sanctions against, 307–08; humanitarian intervention in, 624–26; panel on claims against, 477–500; possible proliferation of nuclear weapons to, 10, 524–26; prewar debts of, 482; right to be heard on compensation of, 494, 496, 497, 499–500; UN commission to verify border with Kuwait of, 89; violations of international law by, 40, 58, 62–63, 65; *see also* Gulf war

Iraq war: attacks on Mitla Ridge and Umm Qasr Road during, 53–54; collective self-defense character of, 55–58; Iraqi threat of mass destruction weapons in, 62; legal aspects of air campaign in, 40–45; legal issues in conduct of, 46–54; legal positions of U.S. forces in, 62–67; UNSC role in, 55–58, 89–90

Islamic Conference, views on Somali situation of, 319

Israel: acceptance of MTCR guidelines by, 521; bombing of embassy of, 194; nuclear arsenal of, 10, 530–31; position on West Bank of, 442, 449, 455; self-determination in, 397; UNGA challenge to credentials of, 91

Jackson, Craig L., *Rems.*, 164–65, 299–300

Jackson, John H.: *Rems.* as Chair of panel on GATT needs after the Uruguay Round, 69–71; *Rems.*, 18, 75, 77, 80, 81, 84, 85–86, 87

Jaffe v. Miller case, 334

James Bay and Northern Quebec Agreement, 396

Japan: BIT program of, 545; possible permanent seat in UNSC for, 93, 431; rules for foreign lawyers' practice in, 272–73

Japan-U.S. Structural Impediments Initiative talks, 70

Japan Whaling Association v. American Cetacean Society case, 158

Japanese Special Measures Law Concerning the Handling of Legal Business by Foreign Lawyers, provisions of, 272-73

Jason, Karen J., *Rems.* on research papers in NYU's fellowship program, 561-64

John Paul II, Pope, statement on Argentina by, 35-36

Johnson case, 452

Johnson, John R.: *Rems.* on communications and the expansion and globalization of law practice, 611-16; *Rems.*, 621, 622

Jiménez, Heidi V.: *Rems.* on new intergovernmental programs against money laundering, 199-201; *Rems.*, 206, 208-09

Joseph, Edward P., *Rems.*, 20

Judiciary, role in foreign policy litigation of, 211-23

Jurisprudence of international law, panel discussion on classic and modern views of, 108-33

Jus ad bellum: concept of as applied to Iraq war, 54-58; proportionality not strictly applicable in, 58

Jus cogens concept: relation to state consent of, 109; problem of definition of, 341-42, 345, 348

Jus in bello: concept of as applied in Iraq war and Panama intervention, 39-67; proportionality requirement in, 58

Kahale, George III: *Rems.* as Chair introducing panel on the year of international law, 586; *Rems.*, 591, 595, 598

Kallel, Sami, *Rems.*, 162, 475

Kalshoven, Frits, *Rems.* on law of armed conflict chiefly in air campaign of Iraq war, 40-45

Kaplan, Steven, *Rems.*, 36

Karamanian, Susan, *Rems.* as Co-Chair of ASIL Annual Meeting Program Committee, on ASIL Business Meeting decisions, 501

Katz, Jules: *Rems.* on coherence and management problems of GATT, 76-77; *Rems.*, 82, 84, 87

Kazakhstan: banking system in, 207; nuclear weapons in, 8; views on START treaty of, 9

Keeva, Steven, article *Lawyers in the War Room* cited, 41, 63

Keohane, Robert: *Rems.* on compliance with international commitments, 176-80; cited, 181, 182

Ker-Frisbie case, 452, 454

Kimball, Lee A.: *Rems.* on follow-up to UNCED, 414-21; *Rems.*, 423-24, 425-26

King, Jody, *Rems.*, 453

Kingsbury, Benedict: *Rems.* on self-determination and "indigenous peoples," 383-94; *Rems.*, 398

Kirgis, Frederic L., Jr.: *Rems.* as Chair introducing panel on self-determination of peoples and polities, 369-70; *Rems.*, 374, 378, 383, 394, 400

Kirkpatrick case, 330

Kirsch, Philippe, Address on expanding peacemaking role of UN of, 135-40

Klockner v. Cameroon case, 593-94

Kobayashi, Masanori, *Rems.*, 81, 247

Koh, Harold H., cited on interdisciplinary approach to international law, 185

Korean War, comparison with Iraq war of, 56

Koskenennjemi, Martti: critical and "New Stream" theory of international law jurisprudence of, 125-27; relevance to feminism of theory of, 128-29

Kouchner, Bernard, cited on humanitarian intervention, 90

Kreczko, Alan, *Rems.* on recent activities of Legal Adviser's office, 440-43, 449, 450, 452, 454

Ku, Charlotte, *Rems.* as Chair introducing panel of reports on legal research in progress, 558-59

Kurds: claims by, 496, 498; humanitarian intervention for, 624-26; self-determination for, 5, 371, 387, 602-03

Labour Trilogy cases, 333

Lambani, Edward, *Rems.*, 297

Landerer, Lilly E., *Rems.*, 132-33

Lang, Edward, *Rems.*, 161

Lang, Jeffrey M.: *Rems.* on the GATT's Dunkel Draft, dispute settlement procedures, and the MTO, 77-80; *Rems.*, 85, 86

Larson, Clifford, *Rems.*, 284-85

Latin America, panel on reforms and supranational institutions in, 25-38

Lauterpacht, Elihu, *Rems.*, 493-94

Law of the Sea, U.S. practice on flag-state jurisdiction in, 442

Law librarians: essential role of, 611; use of electronic research technology by, 616-20

Leach, Jim, Congressman, *Rems.*, 212, 213, 215, 216, 221-22

Lee, Luke T., *Rems.* on legal status of internally displaced persons, 630-34

Legal Adviser of the State Department: ASIL study of, 435-37; panel on role of, 434-55

Leigh, Monroe: *Rems.* as Chair introducing panel on role of international law in U.S. foreign policy-making, 434-35; *Rems.*, 164, 440, 443, 447, 451, 452, 504-05

Leir, Michael R: *Rems.* on Canadian views on NAFTA issues, 148-51; *Rems.*, 161, 162, 164

Letelier case, *see deLetelier*

Libya: case against U.S. before ICJ of, 443, 449; challenge to UNSC by, 19; risk of leakage of nuclear weapons to, 6; UN sanctions against, 90, 595

Libya-Chad case, 592

Lillich, Richard B.: *Rems.* as Chair of panel on claims against Iraq and the work of the UN Compensation Commission, 477-78; *Rems.*, 499-500

Liu v. Republic of China case, 341, 343

Louis-Jacques, Lyonette: *Rems.* on use of electronic data by international law librarians and researchers, 616-20; *Rems.*, 621, 622

Lovett, William A., *Rems.*, 207

Lukashuk, Igor: *Rems.* on state succession in the former Soviet Union, 23; *Rems.*, 131

Lutz, Robert: *Rems.* on ethical issues in international law practice, 280-82; *Rems.*, 284

Lynch, Mark, *Rems.*, 215-16, 217, 222-23

Maastricht Treaty, *see Treaty of European Union*

MacDonald, Scott B.: *Rems.* on constructing an international regime of regulating money movement, 191-96; *Rems.*, 204, 205, 206-07

Macedonia, EC policy on recognition of, 376

MacKenzie, Michael, *Rems.* on regulation of financial institutions in Canada, 354-58

Magraw, Daniel B.: *Rems.* on status of claims against Iraq, 487-91; *Rems.*, 498

Malone, Kelly, *Rems.*, 399-400

Mandela, Nelson, views on South Africa sanctions of, 294

Mann, Howard: *Rems.* on the Rio Declaration, 405-14; *Rems.*, 424, 425, 427-28

Mapp v. Ohio case, 453

Marks, Stephen P., *Rems.*, 106-07, 322

Martin, David A., *Rems.* on Kurdish and Haitian refugee problems, 623-30

Martin v. Republic of South Africa case, 338-39, 340-41

McDougall, Gay: *Rems.* on views of National Party and African National Congress in South Africa, 287-88; *Rems.* on self-determination in South Africa, 289; *Rems.*, 290, 291-92, 293, 294-5, 296, 297, 298, 299, 300-01, 302

McGhie, Teresa, *Rems.* on international workers' rights in Chile, 565-69

McKeel case, 341

McNeill, John H.: *Rems.* as Chair introducing panel on efforts to control weapons proliferation, 513-18; *Rems.*, 622

Meintjes, Garth, *Rems.*, 298

Meissner, Doris, cited on concept of "right to stay," 318

Mercosur system: arbitration scheme of, 26; *Brazilia* Protocol of, 26

Meyer, Howard, *Rems.*, 22

Meyer, Jonathan, *Rems.*, 22

Mexico: action in "tuna-dolphin" dispute of, 159; *Calvo* doctrine in, 544; economic liberalizing of, 79, 143-44; environmental impact of NAFTA in, 151-55; leadership on Migrant Workers Convention of, 635, 637; *maquiladora* foreign-owned plants in, 141-42; reform of *ejido* land tenure system in, 28; relations with GATT of, 143-44

Mexican-Canadian Environmental Cooperation Agreement, evaluation of, 153

Mexico-U.S. *La Paz* Agreement, evaluation of, 152-53

Middle East Watch: cited on issue of proportionality in Iraq war, 48; estimate of Iraq civilian casualties by, 65

Migrant Workers Convention: history and contents of, 635-37; dim prospects of, 637-38

Migration: causes of international, 639-40; internally displaced examples of, 630-34; panel discussion on, 623-43; refugee situations of, 623-30; trend toward restriction of, 640-41

"Military necessity," difficulties of legal definition of, 42-43

Minet, Georges, *Rems.*, 37, 94

Missile Technology Control Regime (MTCR): expansion of, 514; structure and operations of, 520-21

Mitsubishi Motors Corp. v. Soler Chrysler-Plymouth case, 461, 464, 475-76

Model Regulations Concerning Laundering Offenses Connected to Illicit Drug Trafficking and Related Offenses of the OAS, terms and significance of, 200-01

Moldova: ethnic Russians in, 371; U.S. recognition of, 5

Montreal Protocol on Substances that Deplete the Ozone Layer, 227, 234, 433

Money laundering, definition of, 199; *see also* Regulation of international money movement

Money movement, *see* Regulation of international money movement

Moravcsik, Andrew, cited on Liberal paradigm, 181

Morrill, Keith, *Rechts.*, 348

Motamed, Nahal, *Rechts.*, 496

Mullane v. Central Hanover Bank and Trust Co. case, 464

Multilateral Trade Organization: changing U.S. attitude toward, 74–75, 76; dispute settlement mechanism in, 368; negotiating aspects of, 79–80; potential advantages of, 73–75; proposal for, 70–71; U.S. Congress' attitude toward, 86–87

Murphy, Cornelius F., *Rechts.*, 185–86, 323, 423

Murphy, John F.: ASIL Certificate of Merit award to, 501; *Rechts.*, 557

Myerson, Toby: *Rechts.* on Japanese rules for law practice, 272–73; *Rechts.*, 284, 285

Nagorno-Karabakh dispute: Bush Administration's support for CSCE in, 90; UN Secretary-General's action on, 139

Nakhleh, Issa, *Rechts.*, 346–47

Namibia: U.S. interests in transition of, 299; UN role in independence of, 88–89

Nanda, Ved, *Rechts.*, 397, 642

National Democratic Institute for International Affairs, assessments of democratic processes by, 262

National Environmental Policy Act of 1969 (NEPA), terms and operation of, 155–56

Nelson v. Saudi Arabia case, panel discussion on, 324–48

New Haven School of Jurisprudence: concept of decisions function in, 122–23; contrast with positivism of, 119–20; description and exposition of, 118–25; intellectual tasks of jurist in, 123–24; views of Bent Rosenthal on, 124

New World Order: Address on guidelines for, 429–33; Address on significance for international law of, 507–12; environmental responsibility in, 432–33; meaning of, 430; principles of, 430–31; 58, 167, 253, 311, 401, 586

“New York Convention” (UN Convention on Recognition and Enforcement of Foreign Arbitral Awards): importance of, 457; need for “streamlining” of, 468

New York State, status of foreign lawyers in, 274–75

New York State Banking Advisory Committee, recommendations on foreign banking of, 189–90

New York Times v. United States (Pentagon Papers) case, 222–23

Nicaragua case, judgment of ICJ in, 57

Nigeria, banking system in, 206–07

Nolte, George, *Rechts.* on German Constitutional provisions on the right of parliament to sue the executive, 214–15

Nonbinding international arrangements: advantages of, 521–22; effectiveness of, 519, 529–30; role in weapons nonproliferation of, 519–22

Nongovernmental actors (NGAs): involvement in UNCED follow-up of, 419; importance of, 433

Nongovernmental organizations (NGOs): concerns for environmental impact of NAFTA of, 151–53; contacts within UN of, 310, 313; dispute-settlement involvement of, 165–66; election monitoring by, 561–63; need for renaming of, 310; potential usefulness in GATT of, 78

Norchi, Charles H., *Rechts.* on international legal prescriptions, 570–74

Norm of democracy, panel discussion on, 249–71

North American Free Trade Agreement (NAFTA): panel discussion on, 141–66; talks on legal services in, 275–76

North Korea: export of missiles by, 514, 521; “pariah” nature of, 522; “rogue” behavior of, 524

Nothnagel, Jutta Bertram, *Rechts.*, 424–25

Noyes, John, *Rechts.*, 556

Nuclear Non-Proliferation Treaty: additional adherents to, 513; critique of, 525–26; regime of, 517–18; terms of, 515

Nuclear Suppliers Group: expanded control list of, 513; formation of, 516–17; intelligence sharing in, 527–28

Nuremberg International Military Tribunal, self-defense criteria approved by, 57

Oakes, James L.: cited for dissenting opinion in *Hopkissman and Schlessenger* case, 215; *Rechts.*, 219, 221, 223

O’Brien, William, quoted on “military necessity,” 53

O’Connell, D.P., cited on state succession, 21

O’Connell, Mary Ellen, *Rechts.*, 19–20

Ogata, Sadako, views on measures to forestall refugee problems of, 316

Olsen by Sheldon v. Government of Mexico case, 327

Onuma, Yasuaki, *Rechts.*, 132

Organization of African Unity (OAU), attitude toward civil wars of, 319, 589

Organization of American States (OAS): Declaration of Santiago of, 259–60; efforts in Haiti of, 90, 378–83; enlarged powers of Secretary General of, 259; initiatives on money laundering of, 200–01, 208–09; issues of democracy and human rights in, 257–61; private law harmonization by, 456–57, 459; relations with Cuba of, 378–79

Organization for Economic Co-operation and Development (OECD): “polluter pays” principle of, 231, 244; Trade and Environment committee of, 224

Pakistan: controversial fundraising by State Bank of, 195; possible use of nuclear weapons by, 10

Palestine Liberation Organization (PLO): claims of, 387; efforts to enhance status of, 91, 95–96

Panama, legal aspects of U.S. intervention in, 59–62

Panama intervention: civilian casualties in, 59, 60–61; international legal aspects of, 59–61; military planning procedures for, 60

Parkes, W. Hays, quoted on proportionality concept, 53

Pathak, Raghunandan Swarup, Address on guidelines for a new world order by, 429–33

Paust, Jordan J.: *Rems.* on the nexus requirements under the commercial activities section of the FSIA and the nature of sovereign and private acts of a foreign government, 325–28; *Rems.*, 131–32, 347, 348, 602

Pearl Harbor, comparison with Iraq war of, 57–58

Pelcovits, Nathan, *Rems.*, 95

Pelly Amendment to the Fisherman’s Protective Act, terms of, 238, 239, 240

Persiger case, 341

Peru, legal barriers to expansion of the middle class in, 30

Peters, Paul, *Rems.*, 35

Pfund, Peter H.: *Rems.* on U.S. participation in unification and harmonization of private law, 456–60; *Rems.* 472, 474, 475

Poland, U.S. negotiation of BIT with, 540–42

Polluter Pays Principle, OECD concept of, 231, 244

Porges, Amelia: *Rems.* on GATT’s legal perspective on trade and the environment and related disputes, 230–33 *Rems.* on GATT secretariat’s redrafting of Dunkel Draft, 80–81

Powell, Colin, quoted on role of lawyers in military decision making, 63

Powers, Timothy E.: *Rems.* on foreign legal consultants in Texas and foreign lawyers in Mexico, 274–76; *Rems.*, 283

Private law: categories of conventions on, 457–58; conventions at state rather than federal level of, 469–71; developing countries and harmonization of, 465; distinction from public law of, 473–74; European perspective on unification of, 464–69; public international law focus on, 456–76; use of model laws for, 474, 475

Proportionality and necessity doctrine: acceptance as customary law of, 46–47; applications in Iraq war of, 45–54; critique of, 66–67; issues in armed conflict of, 43–45; meaning of, 57–58; Middle East Watch report on, 48

Propp, Kenneth R.: *Rems.* on BIT program of the U.S. in Eastern Europe and Latin America, 540–44; *Rems.*, 556–57

Protocol on Environmental Protection to the Antarctic Treaty, terms of, 596

Protocol I of 1977 to Geneva Conventions of 1949: cited on military objectives, 43–44, 49–50; cited on proportionality, 46

Public Citizen v. Office of U.S. Trade Representative case, 156, 158

Quebec: issue of independence for, 387, 395; self-determination for Cree people in, 395–97

Quigley, John, *Rems.*, 448–49

Quinn, Linda: *Rems.* on the international activities of the SEC, 358–62; *Rems.*, 365–66, 367

R. v. Butler case, 334

Rainbow Warrior incident, 594–95, 601–02

Rauscher case, 452

Re, Edward D.: *Rems.* as Chair introducing panel on international human rights in American courts and the *Nelson v. Saudi Arabia* case, 325; *Rems.*, 328–29, 331, 346

Realist positivist theory of international jurisprudence, critique of, 113–18

Regulation of international money movement: drug money laundering challenge to, 191–93; international cooperation in, 191–96; mechanisms to enhance, 201–04; new programs of, 199–201; panel discussion on, 188–209; role of IMF in, 204; tax evasion in, 194, 207–09; U.S. regime of, 196–99

Reisman, W. Michael: *Rems.* on the New Haven School of Jurisprudence, 118–25; *Rems.*, 132, 133

Resolution on Strengthening of the Coordination of Humanitarian Emergency Assistance of the UN, provisions and principles of, 314–15

Reuters News Agency, role as international financial agency of, 202

Reverdin, Bernard J., *Rems.*, 93, 209, 471–72

Rhinelander, John B.: *Rems.* on nuclear arms control in the former Soviet Union, 6–10; *Rems.*, 20

Richardson, Henry J. III: *Rems.* as Chair introducing panel on transition in South Africa, 287; *Rems.*, 289, 290, 291, 292, 293–94, 295, 297–98, 299, 300, 301

Rickard, Stephen: *Rems.* on U.S. Congress; views on international law, 443–47; *Rems.*, 448, 450–51, 453

Righini, Marilou M.: *Rems.* as Chair introducing panel on modern technology's effect on research and communication, 604; *Rems.*, 506–07, 607, 611, 616, 622

“Right to stay” legal concept, elements underlying, 318

Rindskopf, Elizabeth R.: *Rems.* on role of intelligence in control of weapons proliferation, 526–29

Rio Declaration on environmental rights and obligations of states: draft text of, 411–14; history of, 406–07; likely effects of, 410–11; procedural history of, 407–08; negotiations on, 408–09

Roht-Arriaza, Naomi: *Rems.* on environmentalist views on trade and the environment, 241–46; *Rems.*, 164, 246–47

Rose, Clifton Peter: *Rems.* on private sector views of financial aspects of Uruguay Round⁴, 362–65; *Rems.*, 368

Rosen, Sonia, *Rems.*, 96

Rosenfeld, Stephen S.: *Rems.* as Chair introducing panel on 1992 presidential campaign and international law and institutions, 88; *Rems.*, 96

Rosenne, Shabtai, *Rems.*, 454–55

Rosenthal, Bent, views on New Haven School of, 124

Rostow, Nicholas, *Rems.*, 214, 217, 221

Roth, Jane R., *Rems.*, 219–20, 223

Rubin, Alfred P., *Rems.*, 187

Rubin, Seymour J., *Rems.*, 505

Ruddy, Frank, *Rems.* on possibly exaggerated environmental fears, 426

Rules of engagement, description of, 64

Russia: as successor to Soviet Union, 8, 23; scale of assessment for UN budget of, 95

Sabbatino case, 329, 347

Sapiro, Miriam, *Rems.*, 19

Sarrailhé, Philippe: *Rems.* on rules of law practice in France, 277–80; *Rems.*, 283–84, 285–86

Saudi Arabia v. Aramco case, 633

Saudi Arabia v. Nelson Petition for Writ of Certiorari, 336

Scalia, Antonin, Justice: questioning in *Alvarez Machain* case by, 441; views on act of state doctrine of, 330

Schachter, Oscar: ASIL Certificate of Merit for creative scholarship award to, 501; *Rems.* as Chair of panel on proportionality and necessity doctrine in states' use of force, 39–40; *Rems.* on ways to enhance UN's effectiveness, 320–21; cited on UN law in Gulf conflict, 303; cited on customary international law, 549

Scheffer, David J.: *Rems.* on the expanding UN role in humanitarian relief operations, 313–20; *Rems.*, 322–23

Schlunk case, 458, 463

Schoenbaum, Thomas, *Rems.*, 295

Schreuer, Christoph, cited on human rights violations by states, 343

Schwartz, Pushpa, *Rems.*, 96

Schwarzer, William W., *Rems.*, 218, 221

Schwebel, Stephen M.: letter of appreciation for services to ASIL by J. L. Hargrove by, 505–06; quoted on value of Ford Foundation grant for international law training, 558

Securities and Exchange Commission (SEC), international activities of, 358–62

Securities transactions across national borders, panel discussion on, 349–68

Self-determination: current problems of, 4–6; panel discussion on, 369–400

Servitudes doctrine, use in succession cases of, 16

Shelton, Dinah, cited on representative democracy in Latin America, 258

Sherratt, Dean, *Rems.*, 346, 452

Shoyer, Andrew: *Rems.* on anticipated benefits from NAFTA, 143–48; *Rems.*, 161–62, 165–66

Siderman v. Republic of Argentina case, 338, 339, 341, 344, 345, 346

Slate Communications Inc. v. Davidson case, 334

S.S. *Lotus* case, 108–09

Smith, Edwin M.: *Rems.* on need for effective multilateral sanctions, 303–08; *Rems.*, 18–19, 186, 321, 322, 323, 529

Society for Worldwide Interbank Telecommunications (SWIFT), functions of, 202, 203

Somalia, UN efforts to aid, 318–19, 589

South Africa: international legitimacy of government of, 252–53; panel on international law implications of transition in, 287–302; UNGA resolutions on apartheid in, 91

Soviet Union (former): arms control in, 6–10, 521; EC criteria for recognition in, 375; sponsorship of repeal of anti-Zionist resolution by, 91; state succession in, 23; UN response to breakup of, 590

Sporkin, Stanley: holding action in *Consarc* case by, 488; *Rechts.*, 216–17, 218, 221, 222, 223

Sri Lanka, BITs of, 546–47

State consent: relation to sanctions of, 112; role in international law of, 108–13

State Immunity Act of Canada: provisions of, 332–33; suggested new exception in, 334

State succession, panel discussion on, 1–23

Steinhardt, Ralph G., *Rechts.*, 473

Stevenson, John R., *Rechts.*, 186

Steward, Patrick, cited on foreign lawyers' practice in France, 278

Strategic Arms Reduction Treaty (START), nature and status of, 8–9

Stromseth, Jane E.: *Rechts.* on self-determination, secession and humanitarian intervention by UN, 370–74; *Rechts.*, 399

Sutterlin, James, quoted on role of the UNSG, 311

Swan, Alan C., ASIL Certificate of Merit award to, 501

Switzerland: bank secrecy statutes of, 203; money laundering legislation of, 203; refugee concerns of, 624

Szasz, Paul, cited on selection of UNSG, 311

Szekely, Alberto: *Rechts.* on environmental impact of NAFTA, 151–55; *Rechts.*, 163, 165

Taylor, Allyn, *Rechts.* on WHO and international public health law, 574–79

Tax evasion: international cooperation on, 207–09; *See also* Regulation of international money movement

TBVC states (Transkei, Bophutatswana, Venda and Ciskei), issue in South Africa of future of, 295–97

Tesón, Fernando R.: *Rechts.* on realist positivism and Kantianism in international law, 113–18; *Rechts.*, 131, 132, 133; cited and position of critiqued, 184–85

Texas: Board of Law Examiners in, 275; foreign legal consultants in, 274–75

Thailand, ban on cigarette imports by, 232, 235, 243

Third Restatement of the Law of U.S. Foreign Relations: non-interference in political systems in, 250, 331; position on treaty succession obligations of, 11, 19

Thomas, Franklin, quoted on Ford Foundation grant for international law training, 558

Thompson, Leonard, *Rechts.*, 300, 301

Times-Mirror Corporation's Center for the People and the Press, public attitudes in Europe survey of, 2–3

Tinker, Catherine: *Rechts.* on the changing role of the UN Secretary-General, 308–13; *Rechts.*, 321, 322

Titina Loizidou case, 592–93

Torture Victims Protection Act: legislative history of, 345–46; probable effect of, 221

Transnational corporations, draft code on the conduct of, 554–55

Treaty on Conventional Armed Forces in Europe, status of, 7–9; terms of, 597

Treaty of European Union (Maastricht Treaty): absence of cooperation on tax evasion from, 208; principal effects of, 599–601; proposed European Monetary Union and Central Bank in, 206

Treaty of the Final Settlement with Respect to Germany, 595–96

Treaty on the Non-Proliferation of Nuclear Weapons (NPT): current status of, 7–8; relevance to state succession law of, 18

Trendex Trading Corp. v. Central Bank of Nigeria, 331–32

Trooboff, Peter D.: tribute to services to ASIL of, 507–08; *Rechts.* as Chair of panel on international law focus on private law issues, 456; *Rechts.* on situation and activities of ASIL, 501–04; *Rechts.* 283, 460, 464, 469, 473, 474, 475, 476, 507, 621

"Tuna-dolphin" dispute: description of, 158–59; 226, 228, 232–33, 234–35, 241, 242, 243, 247, 442

Turkey: conditions for ratifying CFE treaty of, 8; policy toward Kurds of, 5, 625

Ukraine: apprehensions of Russian imperialism of, 20; nuclear weapons in, 8; views on ratification of CFE of, 9; views on ratification of START of, 9

United Kingdom (UK): BIT program of, 545; claims paid from Iraqi assets by, 488–89, 495, 497; Courts and Legal Service Act of, 277; involvement in BCCI settlement of, 189; money laundering prevention acts of, 203; parliamentary inquiry into BCCI of, 193; Protection of Trading Interests Act of, 203; rules of legal practice in, 276–77; views on regulating trade in equities of, 356; views on its UNSC permanent membership of, 96

United Nations: actions in aftermath of Gulf war of, 587–88; election monitoring by, 251–52, 560–61; expanding peacemaking role of, 135–40; need for communication between UNSC and UNGA of, 140; outlook for Soviet Union's assessment for, 95; panel on responses to changing world of, 303–23;

policy of Bush Administration in, 88–92; possible repeal of enemy states clauses by, 96; response to internal conflicts of members by, 588–90

UN Commission on Human Rights: Cree self-determination before, 396; report on Chile of, 565

UN Commission on International Trade Law (UNCITRAL): membership of, 456; role of secretariat of, 459

UN Compensation Commission, panel on functions of, 477–500

UN Conference on Environment and Development (UNCED) in Rio de Janeiro: panel discussion on, 401–28; Rio Declaration of, 405–14

UN Conference on Trade and Development (UNCTAD): role for developing countries of, 74; environmental costs study by, 424

UN Convention against Illicit Traffic in Narcotic Drugs, operation of, 199–200

UN Convention on the Elimination of all Forms of Discrimination Against Women: issue of clitoridectomy under, 255; status of U.S. ratification of, 94

UN Convention on Recognition and Enforcement of Foreign Arbitral Awards, *see* "New York Convention"

UN Declaration on Friendly Relations, non-interference in political systems in, 250, 370

UN Economic and Social Council (ECOSOC), role in follow-up to UNCED of, 417, 418, 425

UN Emergency Relief Coordinator, establishment and responsibilities of, 315

UN Environment Programme (UNEP): action in 80s of, 402; role in UNCED follow-up of, 418

UN flag, use of in armed conflicts, 56, 89

UN Fund for Population Activities (UNFPA), changed U.S. policy on, 102

UN General Assembly (UNGA): Coordination Resolution of, 314–15; legal effect of resolutions of, 93–94, 109–10; need for more communication with UNSC by, 140

UNGA Charter of Economic Rights and Duties of States, 532, 534, 548–49

UN High Commission for Refugees (UNHCR): emphasis on refugee repatriation by, 316; expanding role of, 315–16; readiness for internally displaced persons mandate of, 642

UN Secretary-General (UNSG): changing role of, 308–13; qualifications of, 310; role in secession disputes of, 372; veto power over selection of, 311–12, 603

UN Security Council (UNSC): critique of Committee on Iraq Sanctions of, 307–08; expansion of actions of, 137–39; limits of power of, 586; need for enlargement of, 431; reactions to secession disputes of, 372–73; role in Iraq war of, 55–58; shift of initiative to West in, 137; summit declaration of, 137, 304, 317–18

UN Working Group on Indigenous Populations, draft declaration of, 386, 389–90, 394, 395

United States: attitude toward state succession of, 4–6; attitude toward proposed MTO of, 74–75, 76; cross-border financial arrangement with Canada of, 360; early ratification of CFE treaty by, 8; efforts to counter money laundering of, 192, 195, 196–99; Financial Privacy Act of, 203; interaction of NAFTA and environmental law of, 155–60; international human rights in courts of, 324–38; policy on breakup of Soviet Union of, 15; private law harmonization of, 456–60; role of international law in policymaking of, 434–55; role of judiciary in foreign policy litigation of, 211–23; study of compliance with international commitments of, 176–80; trade provisions of environmental laws of, 238–41; unpaid UN assessments of, 309

United States v. The Progressive case, 223

Universal Declaration on Human Rights: right to elections in, 369; right to participate in government in, 249

Uruguay Round of GATT: Canadian view of, 148; financial services in, 349, 363–65; problems faced by, 69–70; relation to NAFTA of, 146–47; single-package approach to, 71

U.S. Anti-Drug Abuse Act of 1986, provisions of, 192

U.S. Bank Secrecy Act (BSA), 192

U.S.–Canada Free Trade Agreement (CAFTA), comparison with NAFTA of, 141; Honda dispute in, 141, 161–62; support for trade in energy in, 241

U.S.–EC Agreement on Antitrust Cooperation, terms of, 599, 601

U.S. Fair Trade and Financial Services Act: critique of, 199; potential effect of, 198–99

U.S. Foreign Bank Supervision Enhancement Act of 1991: critique of, 198–99; provisions of, 197–98

U.S. International Banking Act (IBA): critique of, 197; provisions of, 196–97

U.S. Marine Mammal Protection Act (MMPA), Mexico–U.S. dispute over, 232–33, 238

U.S. superfund for toxic waste cleanup, Canada, EEC and Mexico dispute over, 231

U.S. Supreme Court: possible views on *Nelson* case, 329–31; treatment of private law conventions by, 460–64

U.S. Trade Representative (USTR): launch of negotiations for NAFTA by, 143; responsibility for BITs of, 536; views on growth and environment of, 536

U.S. Treasury, handling of Iraqi assets by, 487–88, 493

Utilitarian realism, description and critique of, 116-17

Vandevelde, Kenneth J.: *Rems.* on origins and goals of U.S. bilateral investment treaties (BITs) program, 532-40; *Rems.*, 556

Van Doren, Charles N., *Rems.* on early nonproliferation mechanisms, 514-18

Vencedores case, 325

Verville, Elizabeth: *Rems.* on MTCR and the Australia Group, 518-22; *Rems.*, 529-30, 531

Vienna Convention on the Law of Treaties: absence of *erga omnes* doctrine and teleological approach from, 109; nonratification by U.S. of, 434

Vienna Convention on Succession of States in Respect of State Property, Archives and Debts, 16, footnote 1, 590

Vienna Convention on Succession of States in Respect to Treaties: terms and status of, 11, 13; "newly independent states" in, 16

Viñuela, Raúl E.: *Rems.* on interrelation of democratization, economic change and supranationality, 25-27; *Rems.* on controversial judicial changes in Argentina, 35-36; *Rems.* on social cost of economic reforms in Argentina, 36-37; 38

Vladeck, David C., *Rems.*, 212-13, 218, 219, 223

Von Dardel v. USSR case, 339, 341, 345

Walzer, Michael, cited on concept of proportionality, 47

War Powers Resolution, issues concerning, 213-14, 217, 219

Watson, J. Shand: *Rems.* on state consent and the sources of international obligation, 108-13; *Rems.* on *lex lata* and *lex ferenda*, 131; *Rems.*, 131, 132, 133

Weapons proliferation, panel discussion on, 513-31

Weaving, Helga, *Rems.*, 301, 302

Wedgwood, Ruth, *Rems.* on proportionality and necessity in U.S. national security decision making, considered chiefly in the Panama intervention, 58-62

Weinberger doctrine: description of, 61-62; non-relation to international law of, 61

Weintraub, Russell J.; *Rems.* on U.S. Supreme Court and harmonization of private law, 460-64; *Rems.*, 472-73, 476

Weiss, Edith Brown, *see* Brown Weiss, Edith

Weston, Burns H.: *Rems.* on importance of Harold Lasswell and Myres McDougal, 186; *Rems.*, 321

Willems, Jan C. M., *Rems.*, 269-70

Williamson, Edwin D.: *Rems.* on state and treaty succession issues arising from the breakup of the Soviet Union, 10-15; *Rems.*, 18, 19, 20, 22

Winship, Peter, *Rems.*, 474

Wirth, David A.: *Rems.* on NAFTA and U.S. environmental law, 155-60; *Rems.*, 163-64

Wiss, Marcia A.: *Rems.* on need for legal reform in Latin America to elevate the poor into the middle class, 29-31; *Rems.*, 35, 36, 94

Wood, Diane P. *Rems.* on competition law and EC developments, 598-601

World Federalist Association, support for international criminal court by, 452

World Health Organization (WHO): critique of, 577-79; "Health for All" strategy of, 575-77; legal basis of, 575

World Service Authority, aid to refugees and stateless persons of, 643

Wratten, William John, Air Vice-Marshal, quoted on air targets in Iraq war, 52-53

Wright, Shelly, ASIL Deák Award presented to, 501

Yeltsin, Boris, quoted on Russian unity, 1

Young, Oran R.: *Rems.* on obstacles to dialogue between international relations and international law, 172-76; *Rems.* defining "regime," 186; *Rems.*, 187

Yugoslavia (former): Arbitration Committee of Conference on, 17; EC recognition policy in, 19, 375-77; 1992 unofficial Berlin conference on, 1-2; peacekeeping mission in, 304; signature of state succession conventions by, 16; total nature of conflict in, 41; UN actions in, 588-89

Zagaris, Bruce: *Rems.* as Chair introducing panel on regulation of international money movement in the wake of the BCCI debacle, 188-91; *Rems.*, 34-35, 104-05, 204, 206, 207-08, 209

Zaid, Mark, *Rems.*, 450

Zaire, BIT with U.S. of, 539

Zamora, Stephen: *Rems.* on legal mechanisms for enhancing regulation of international money movement, 201-04; *Rems.*, 205, 208, 209, 284

Zanger Committee, expanded export control list of, 513, 518

Zarins, Paul, *Rems.*, 621-22

Zimbabwe, possible analogies with South Africa of, 293, 298

Zolberg, Aristide: *Rems.* on aspects of population movements, 638-41; *Rems.*, 643